

& their owne use & uses. without any maner of Condition or Limita- Liber M M
tion or any other use or uses to alter Change or Determine the same
estate of and in the said Plantation Land Tenement & Hereditam^t.
and all other the said p^rmisses before and by these presents mentioned
or intended to be graunted Allienated bargained and Sold. as he the
said Thomas Stone & mary his wife can or may Lawfully & suffi-
ciently graunt Convey & assure all and Singuler the said plantation
of Nangemie Land Tenem^t & Hereditam^t and all other the affore-
said p^rmisses with all and Singuler the Appurten^{ces} unto the said
John Stone his heyres & assignes for eu^r. According to the true
intent & meaneing of these p^rsents. And further doth Covenant to
and with the said John Stone his heyres and assignes & to and with
eu^ry of them by these p^rsents, That, he the said Thomas & mary his
wife and their heyres and all & eu^ry other pson or psons Haueing or
Claymeing or which shall or may haue or Clayme or pretend to haue
any maner of estate Right title or interest, into or out of the afore
bargained premisses or any part or pcell thereof by from or under
the said Thomas or mary Stone shall and will from tyme to tyme
and at all tymes hereafter dureing the tyme & Space of Seaven
yeares next ensueing the date of these p^rsents that upon eu^r y Reason-
able and at the Cost and Charge in the Law of the said John Stone
his heyres or assignes doe make Acknowledge Execute and suffer
or cause to be made or Acknowledged executed and Suffered all
and eu^ry such further Act or Acts. Thing & things assureances
and Conveyances in the Law whatsoe^r for the further more better
& perfect assureance Surety and sure makeing of the said plantation
and all other the p^rmisses with the Appurten^{ces} abouesd by these
p^rsents mencōned to be bargained & Sold unto the said John Stone
his heyres and assignes for eu^r. be it by fine or fines with proclama-
tion Recou^ry or Recou^ryes with double or single voucher or vouchers
Deed or deeds Inrolled or not Inrolled. the Inrolment or Ac-
knowledm^t of these p^rsents Release Confirmation with warranty
against the said Tho: Stone and their heyres or without warranty,
or by all or any or as many of the wayes meanes and Devices afore-
said or by any other wayes Or meanes whatsoeu^r. As by the said p. 74
John Stone his heyres or assignes or by his or their Councell Learned
in the Law Shall be Reasonably Devised & Advised & Required.
and also it is Agreed by & betweene the said parties to these p^rsents
that all & eu^ry the said Conveyances and assureances Soe executed
of the before bargained p^rmisses and eu^ry or any part or pcell thereof
Shall be & Inure and shall be esteemed & adjudged & taken to be
& Inure to the only use & behoofe of the said John Stone his heyres
and assignes for euer. and to noe other use Intent or purpose what-
soeu^r. Any thing in these p^rsents, Conteyned to the Contrary thereof
in any wise notwithstanding. the Rent due to the Lord Proprietary